IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT, LAW DIVISION COUNTY DEPARTMENT, LAW DIVISION COOK COUNTY II

FILED 12/20/2018 9:13 PM DOROTHY BROWN CIRCUIT CLERK COOK COUNTY, IL 2018I 013761

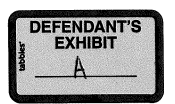
GRANT MCBRIDE,)	2018L013761
Plaintiff, v.)	CASE NO. 2018L013761
SELINA J TRAVIOLI and, JBS CARRIERS, INC. A WISCONSIN CORPORATION)))	Amount Claimed in Excess of \$100,000.00
Defendants.)))	

COMPLAINT

NOW COMES the Plaintiff, GRANT MCBRIDE, by and through his attorneys, PATRICOSKI LAW OFFICES and complaining of the Defendants SELINA J TRAVIOLI and JBS CARRIERS, INC. A WISCONSIN CORPORATION states as follows:

COUNT I GRANT MCBRIDE VS. SELINA J TRAVIOLI (NEGLIGENCE)

- 1. That on or about December 24, 2016, the Defendant, SELINA J TRAVIOLI, was the driver and in possession of a certain vehicle which she was operating and propelling in a Northwestern direction on New Road at or near Lemont Township. That the said roadway is a high-traveled public highway located in a densely populated portion of the Lemont Township, County of Cook and the State of Illinois.
- 2. That at all times relevant hereto, Defendant, SELINA J TRAVIOLI was a resident Brooklyn, MI.
- 3. That at said time, the Plaintiff GRANT MCBRIDE was the driver of a vehicle which was traveling in a Northwestern direction on New Road at or near Lemont Township in Cook County, Illinois, and ahead of Defendant SELINA J TRAVIOLI.



- 4. That at all times relevant, Plaintiff, GRANT MCBRIDE was and continues to reside in the City of Lemont, County of Cook and State of Illinois.
- 5. That at all times relevant, Plaintiff GRANT MCBRIDE was operating his vehicle in the exercise of due care.
- 6. That at all times relevant, it was the duty of Defendant, **SELINA J TRAVIOLI** to operate her vehicle in a safe manner, free from negligence, control her vehicle within her lane of traffic and avoid striking other vehicles on the roadway including Plaintiff.
- 7. That at said time and place, Defendant, SELINA J TRAVIOLI breached her duty and negligently operated and propelled her vehicle so that as a direct and proximate result thereof, Defendant, SELINA J TRAVIOLI crossed over from new road when Defendant, SELINA J TRAVIOLI failed to maintain her vehicle within her lane of traffic and otherwise control her vehicle as she abruptly and without warning crossed into Plaintiff's lane of travel and striking Plaintiff.
- 8. That then and there, the Defendant, SELINA J TRAVIOLI, was guilty of one or more of the following negligent acts or omissions:
 - a. Defendant, SELINA J TRAVIOLI failed to stop when danger to the Plaintiff, GRANT MCBRIDE was imminent.
 - Defendant, SELINA J TRAVIOLI failed to give the Plaintiff, GRANT
 MCBRIDE a warning.
 - c. Defendant, **SELINA J TRAVIOLI** operated and propelled her automobile at a speed which was excessive and unreasonable.
 - d. Defendant, SELINA J TRAVIOLI failed to use due care and caution and failed to keep a proper look-out.

- e. Defendant, **SELINA J TRAVIOLI** failed to maintain control of her vehicle within a single lane of traffic.
- f. Defendant, SELINA J TRAVIOLI negligently changed lanes into the lane occupied by the Plaintiff when it was not clear and safe to do so and in contravention of 625 ILCS 5/11-709.
- 9. That by reason of the premises as a direct and proximate result thereof, the Plaintiff, GRANT MCBRIDE, then and there sustained severe and permanent injuries, both externally and internally, and he was thereby greatly hurt, bruised and wounded; the neck, back, spine, arms, legs, body, head, and the bones, joints, muscles, tendons, nerves, membranes, ligaments and vessels thereof were seriously contused, bruised, fractured, sprained, wrenched and weakened; he suffered a coma, nausea, vertigo, and sleeplessness; the function and use of all the aforesaid parts and organs were seriously diminished, impaired and made painful; and he became therefrom sick, sore, lame and disordered and so remained for a long period of time, to wit; from thence to hereto, during all of which time he suffered great pain and anguish both in mind and in body and will, in the future, continue to suffer, and he was by reason of said injuries hindered and prevented, and permanently will be hindered and prevented from attending to he usual duties and affairs, and he has thereby lost and will in the future, thereby lose large sums of money which he would otherwise have accrued, and he was compelled to expend and become liable for large sums of money for hospital and medical services, nursing care and attention in and about endeavoring to become healed and cured of his injuries, all to his damage in a sum in excess of \$100,000.00.

WHEREFORE, the Plaintiff GRANT MCBRIDE prays for judgment against the Defendant, SELINA J TRAVIOLI for a sum in excess of One Hundred Thousand and No/100 (\$100,000) Dollars, plus costs of suit.

COUNT II GRANT MCBRIDE VS. JBS CARRIERS, INC. A WISCONSIN CORPORATION (NEGLIGENCE)

- 1-9. Plaintiff restates, realleges and incorporates herein paragraphs 1-9 of Count I of this Complaint as paragraphs 1-9 of this Count II as if the same were fully set forth herein.
- 10. At all times relevant to this Complaint, Defendant JBS CARRIERS, INC. A WISCONSIN CORPORATION was the owner of the subject vehicle driven by co-defendant SELINA J TRAVIOLI.
- 11. At the aforementioned time and place, Defendant SELINA J TRAVIOLI was operating the said vehicle owned by co-defendant, JBS CARRIERS, INC. A WISCONSIN CORPORATION.
- 12. At all times relevant to this Complaint, Defendant SELINA J TRAVIOLI was the driver of the said vehicle with the knowledge, consent, permission and as agent for co-defendant, JBS CARRIERS, INC. A WISCONSIN CORPORATION.
- 13. At all times relevant to this Complaint, it was the duty of co-defendant, JBS CARRIERS, INC. A WISCONSIN CORPORATION, to properly train, supervise, and otherwise ensure that Defendant SELINA J TRAVIOLI exercised care for the safety of all persons traveling on or near the roadway, including the Plaintiff herein.
- 14. At the aforementioned time and place, the subject vehicle operated by Defendant SELINA J TRAVIOLI failed to yield the right-of-way and further was careless and negligent as fully set forth in Count I.
- 15. At all times relevant to this Complaint, it was the duty of co-defendant, JBS

CARRIERS, INC. A WISCONSIN CORPORATION, to ensure that Defendant SELINA

J TRAVIOLI exercise ordinary care for the safety of all persons traveling on or near the

roadway, including Plaintiff herein.

16. In violation of its duties, Defendant, JBS CARRIERS, INC. A WISCONSIN

CORPORATION, by and through co defendant SELINA J TRAVIOLI, was careless and

negligent in that:

a. Defendant JBS CARRIERS, INC. A WISCONSIN CORPORATION permitted,

authorized, and directed, co defendant SELINA J TRAVIOLI to operate said vehicle

without proper training and supervision.

b. Defendant, JBS CARRIERS, INC. A WISCONSIN CORPORATION failed to

direct co-defendant, SELINA J TRAVIOLI, on the proper handling and safety precautions

in the operation of said vehicle and equipment.

17. That as a direct and proximate result of the aforesaid, the Plaintiff herein suffered

multiple and diverse injuries, both externally and internally, and of a permanent and

lasting nature, which caused and will continue to cause pain and suffering, caused to

expend large sums of money for medical care, and caused to lose time and income from

her employment, and the plaintiff has been and in the future, will be prevented from

attending to her usual affairs and duties.

WHEREFORE, the Plaintiff, GRANT MCBRIDE prays for judgment against

the defendant JBS CARRIERS, INC. A WISCONSIN CORPORATION for a sum in

excess of \$100,000.00, plus costs of this suit.

Respectfully Submitted:

GRANT MCBRIDE

Mark G. Patricoski Attorney For Plaintiff

Patricoski Law Office Gregory A. Patricoski Mark G. Patricoski Attorney #28274 1755 S. Naperville Rd. #206 Wheaton, Illinois 60189 Office (630)-933-8000 Fax: (630) 933-8000 mark@markpatlaw.com

Case: 1:19-cv-00651 Document #: 1-1 Filed: 02/01/19 Page 7 of 9 PageID #:10

Dane County Sheriffs Office
Civil Process
115 West Doty Street
MADISON, WI 53703

Process Number: 18009325 Court Number: 2018L013761

I, David J. Mahoney, Sheriff of Dane County, do hereby certify that I received the within and foregoing SUMMONS, COMPLAINT, AFFIDAVIT on 28th day of December, 2018, and that I served the same on:

JBS CARRIERS (Defendant) 8040 EXCELSIOR DR; STE 400 MADISON, WI 53717

Served on: 2nd day of January, 2019 at 11:25:38 by Hancock Timothy

Served to: JOHN LONG-CLERK (DESIGNEE) 8040 EXCELSIOR DR; STE 400 MADISON, WI 53717

Returned on the 2nd day of January, 2019

I also certify that I endorsed on the said copy the date of service, signed my name, and added my official title thereto.

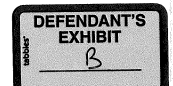
Dated the 2nd day of January, 2019

David J. Mahoney, Sheriff
Dane County Sheriffs Office, Wisconsin

Depory Sheriff Civil Process

Remarks:

2nd day of January, 2019 at 11:25:38 SERVED FILED SUMMONS, COMPLAINT AND AFFIDAVIT. JBS CARRIERS, INC.



PROOF OF SERVICE

SUMMONS AND COMPLAINT
Case No. 7 (1/2) 01 73 71 1

TO PROCESS SERVER: You are to serve the summons and complaint not later than 91 days from the date of filing or the date of expiration on the order for second summons. You must make and file your return with the court clerk. If you are unable to complete service you must return this original and all copies to the court clerk.

CERTI	FICATE / AFFIDAVIT OF S	ERVICE / NON-SER	VICE	
OFFICER CERTIFIC certify that I am a sheriff, deputy sheriff burt officer, or attorney for a party [MCF at: (notarization not required)	, bailiff, appointed	Being first duly swor	arty or an officer o	ESS SERVER n a legally competent of a corporate party, and
N served personally a copy of the sur	nmons and complaint,			
I served by registered or certified ma		sched) a copy of the s	ummons and co	mplaint,
together with				The same of the sa
List all documents served	with the Summons and Complai	nt		
				on the defendant(s):
fendant's name	Complete address(es) of ser	vice		Day, date, time
ELINA TRAVIOLE	121 MICHILA	Jac BROOK	LYNIA	1-12-19/9:13
efendant's name	Complete address(es) of se	rvice		Day, date, time
		Af ada 1 is	(). M	
Service fee Miles Traveled Mileage fee \$ 34.9	0 5 60.80 _	N. Sexu	MI GO	ary D. Hick
/ Subscribed and sworn to before me or	1-12-19	Jay	kson	County, Michigan.
My commission expires:	Date Signature:		Mas	mercy
Date	-tf	Deputy court clerk/blotary		
Notary public, State of Michigan, Cour	ACKNOWLEDGME	ENT OF SERVICE	NOTARY PUBL	Y MANNING IC, Jackeon County, Mi on Expires May 3, 2019 Jackeon County
I acknowledge that I have received se	ervice of the summons and c	omplaint, together with		
	on 1-12	- 18	Auguilleng	
leling Atron	Day, date, time on behalf		aggings a six constant (4) aggs gains and gardening and delicity and account account account and account accou	DEFENDAN' EXHIBIT
Signature				EXUIDIT

1/31/2019

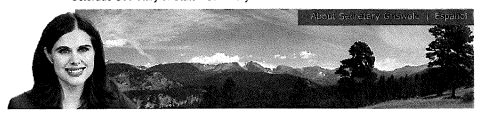


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Business Home Business Information Business Search

FAQs, Glossary and Information

Colorado Secretary of State - Summary



Summary

Details				
Name	JBS Carriers, Inc.			
Status	Good Standing	Formation date	06/30/2009	
ID number	20091351270	Form	Foreign Corporation	
Periodic report month	June	Jurisdiction	Delaware	
Principal office street address	1770 PROMONTORY CIRCLE, GREELEY, CO 80634, United States			
Principal office mailing address	n/a			

Registered Agent			
Name	Corporation Service Company		
Street address	1900 W. Littleton Boulevard, Littleton, CO 80120, United States		
Mailing address	n/a		

Filing history and documents

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